SP 19 MIS WO

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No.:

RU-0176

Inventors:

Ryan and Bagnell

Serial No.:

10/079,040

Filing Date:

· February 20, 2002

Examiner:

D. Davis

Group Art Unit:

1641

Title:

Equine Relaxin as a Measure of Treatment

Efficacy

*Express Mail" Libel No.

Date of Deposit Scottabec 19, 2003

I hereby certify that this paper is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner for Patents, Mail Stop Fee Amendment, P. O. Box 1450, Alexandria, VA 22313-1450.

By No. 1 cold tech Typed Name: Jane Massey Licata, Reg. No. 32,257

Commissioner for Patents
Mail Stop Fee Amendment
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

DECLARATION BY CAROL BAGNELL

We, Carol Bagnell and Peter Ryan hereby declare that:

- 1. We are co-inventors of U.S. Patent Application No. 10/079,040.
- 2. The work which is described in both the U.S. Patent Application and the paper cited by the Examiner (Ryan et al. 2000) represent our work and not the work of another. The paper cited by

PAGMELL

ScP-15-2003 12:28

the Examiner describes work presented at a meeting in October 2000, within one year of the filling date of the U.S. Patent Application 10/079,040.

3. The inclusion of Wendy Vaala and Karen Bennett-Wimbush as authors on the publication and rot as inventors on the U.S. Patent Application was because the invention of the application was conceived and reduced to practice solely by us. Wendy Vaala and Karen Bennet-Wimbush were included as authors on the publication because they provided samples from pregnant mares.

We hereby declare that all statements herein of our own knowledge are true and that all statements made on information or belief are believed to be true; and further that these statements were made with the knowledge that willful statements and the like so made are punishable by fine or by imprisonment, or both, under \$1001 of Title 18 of the United States code, and that such willful statements may jeopardize the validity of the application, any patent issuing there upon, or any patent to which this verified statement is directed.

Dr. Carol Bagrell

9-15-03

Date

Dr. Peter Ryan

September 15th, 2003